1		The Honorable Jamal N. Whitehead
2		
3		
4		
5		
6 7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
8	BRIAN HEINZ, individually and on behalf of all others similarly situated,	
9	Plaintiff,	No. 2:23-CV-01073-JNW
10	vs.	STIPULATION AND [PROPOSED] ORDER REGARDING DEFENDANT
11	AMAZON.COM, INC. and DOES 1 through 10, inclusive, and each of them,	AMAZON.COM, INC.'S RENEWED MOTION TO DISMISS FIRST
12	Defendants.	AMENDED COMPLAINT
13 14		Action Filed: January 11, 2023 Action Removed: February 5, 2023 Action Transferred: July 11, 2023
15		1100001 11011011011 111, 2020
16		
17		
18		
19		
20		
21		
22		
23		
24		

STIPULATION REGARDING DEFENDANT 1 2 AMAZON.COM, INC.'S RENEWED MOTION TO DISMISS 3 FIRST AMENDED COMPLAINT 4 Pursuant to the Office of the Clerk's July 18, 2023 letter regarding transfer (ECF No. 32), 5 Plaintiff Brian Heinz ("Plaintiff") and Defendant Amazon.com, Inc. ("Defendant"), by and through their undersigned counsel, respectfully request as follows: 6 7 1. On January 11, 2023, Plaintiff commenced an action in the Superior Court of the State of California in and for the County of Yolo, captioned *Heinz v. Amazon.com, Inc.*, Case No. 8 9 CV2023-0085 (the "State Court Action"). (ECF No. 1, Ex. A.) 2. On February 15, 2023, Defendant removed the action to the District Court for the 10 11 Eastern District of California. (ECF No. 1.)

- 12 3. On April 21, 2023, Plaintiff filed a First Amended Complaint ("FAC"). (ECF No. 21.) 13
 - 4. On May 19, 2023, Defendant filed a Motion to Transfer or, in the Alternative, Dismiss Plaintiff's FAC. (ECF No. 24.)
 - 5. On July 11, 2023, the District Court for the Eastern District of California granted Defendant's Motion to Transfer. (ECF No. 30.) Because the Court would transfer the case, it "decline[d] to address the defendant's motion to dismiss," leaving resolution of Defendant's pleading motion to the transferee court. (Id. at 13.) On July 11, 2023, this case was transferred to this Court.
 - 6. On July 18, 2023, the Office of the Clerk issued a letter informing the parties that "[i]f a motion is pending and undecided at the time of transfer, the moving party must refile the motion in this Court and note it for consideration on the Court's calendar in accordance with
- 24 LCR 7(d)." (ECF No. 32.) STIPULATION AND [PROPOSED] ORDER REGARDING RENEWED MOTION TO DISMISS FIRST AMENDED COMPLAINT (2:23-cy-01073-JNW) - 2

14

15

16

17

18

19

20

21

22

23

1	7.	Pursuant to the Court's July 18 Order, Defendant plan	s to refile its pending
2	Motion to Dismiss Plaintiff's FAC and to update it to address the arguments to this Court.		
3	8.	On July 25, 2023, counsel for the Parties conferred an	d agreed to the following
4	proposed stipulated briefing schedule for Defendant's renewed Motion to Dismiss Plaintiff's		
5	FAC:		
6		a. September 1, 2023 – Defendant's renewed Motion	to Dismiss Plaintiff's FAC
7		due;	
8		b. September 20, 2023 – Plaintiff's Opposition due;	
9		c. September 29, 2023 – Defendant's Reply due;	
10		d. October 6, 2023 – Noticed date for hearing on Det	fendant's renewed Motion to
11		Dismiss Plaintiff's FAC.	
12	9.	Also on July 18, 2023, the Court issued an Order Rega	arding Initial Disclosures,
13	Joint Status Report, and Early Settlement (the "July 18 Order"). (ECF No. 33.) The July 18		
14	Order set the following deadlines:		
15		a. August 8, 2023 – Deadline for Fed. R. Civ. P. 26(f	C) Conference;
16		b. August 22, 2023 – Initial Disclosures under Fed. F	R. Civ. P. 26(a)(1);
17		c. August 29, 2023 – Combined Joint Status Report	and Discovery Plan as
18		Required by Fed. R. Civ. P. 26(f) and Local Civil 1	Rule 26(f).
19	10.	In the Parties' July 25 conferral, they further agreed the	nat, in the interest of
20	preserving the parties' and Court's resources, the deadlines for conferral, disclosures, and filing		rral, disclosures, and filing
21	pursuant to Fed. R. Civ. Proc. 26(a)(1), (f) and Local Rule 26(f) (as set in the Court's July 18		
22	Order, ECF No. 33) should be continued until a date after the Court resolves Defendant's Motion		
23	to Dismiss, which may narrow the scope of the action or resolve the action in its entirety. The		
24	Parties therefore respectfully request that the deadlines set in the Court's July 18 Order (ECF No		nrt's July 18 Order (ECF No.
		AND [PROPOSED] ORDER REGARDING OTION TO DISMISS FIRST AMENDED COMPLAINT JNW) - 3	Davis Wright Tremaine LLP LAW OFFICES 920 Fith Avenue, Suite 3300

1	33) be continued until a date after the resolution of Defendant's Renewed Motion to Dismiss
2	Plaintiff's FAC, if necessary.
3	11. This stipulation is signed by all parties who have appeared in the action and are
4	affected by the stipulation.
5	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and
6	between the Parties that Defendant shall have up to and including September 1, 2023 to renew
7	its pending Motion to Dismiss Plaintiff's First Amended Complaint, Plaintiff shall have up to and
8	including September 20, 2023 to oppose the renewed Motion to Dismiss Plaintiff's First
9	Amended Complaint, Defendant shall have up to and including September 29, 2023 to file a
10	reply in support of its renewed Motion to Dismiss Plaintiff's First Amended Complaint, and the
11	hearing on Defendant's renewed Motion to Dismiss Plaintiff's First Amended Complaint will be
12	noticed for October 6, 2023.
13	The Parties further respectfully request that the Court vacate the Fed. R. Civ. P. 26(a)(1),
14	(f) and Local Rule 25(f) deadlines set in the July 18 Order, with those dates to be reset upon
15	resolution of Defendant's pending Motion to Dismiss Plaintiff's First Amended Complaint.
16	SO STIPULATED AND JOINTLY SUBMITTED:
17	
18	
19	
20	
21	
22	
23	
24	

1	DATED this 28th day of July, 2023.	
2		Davis Wright Tremaine LLP Attorneys for Defendant
3		By /s/ James H. Moon
4		James H. Moon
5		JOHN A. GOLDMARK (WSBA No. 40980) johngoldmark@dwt.com
6		JAMES H. MOON (pro hac vice forthcoming) jamesmoon@dwt.com
7		HEATHER F. CANNER (<i>pro hac vice</i> forthcoming) heathercanner@dwt.com
8		SANCHO ACCORSI (<i>pro hac vice</i> forthcoming) sanchoaccorsi@dwt.com
9		920 Fifth Avenue, Suite 3300 Seattle, Washington 98104-1610
10		
11	DATED this 28th day of July, 2023.	
12		Charana I agal DC
13		Crosner Legal P.C. Attorneys for Plaintiff
14		By <u>/s/ Craig Straub</u> Craig Straub
15		ZACHARY M. CROSNER (pro hac vice
16		forthcoming) zach@crosnerlegal.com
17		CHAD A. SAUNDERS (<i>pro hac vice</i> forthcoming) chad@crosnerlegal.com
18		CRAIG STRAUB (<i>pro hac vice</i> forthcoming) craig@crosnerlegal.com
19		9440 Santa Monica Boulevard, Suite 301 Beverly Hills, California 90210
20		
21		
22		
23		
24		

[PROPOSED] ORDER 1 This Defendant shall have up to and including **September 1, 2023** to renew its pending 2 Motion to Dismiss Plaintiff's First Amended Complaint, Plaintiff shall have up to and including 3 4 September 20, 2023 to oppose the renewed Motion to Dismiss Plaintiff's First Amended 5 Complaint, Defendant shall have up to and including **September 29, 2023** to file a reply in 6 support of its renewed Motion to Dismiss Plaintiff's First Amended Complaint, and the hearing 7 on Defendant's renewed Motion to Dismiss Plaintiff's First Amended Complaint will be noticed for **October 6, 2023**. 8 9 The Court **VACATES** the July 18, 2023 Order. The Court will reset deadlines pursuant to Fed. R. Civ. P. 26(a)(1) and (f) and Local Rule 26(f) upon resolution of the pending Motion to 10 11 Dismiss Plaintiff's First Amended Complaint. 12 IT IS SO ORDERED. 13 HON. JAMAL N. WHITEHEAD 14 UNITED STATES DISTRICT COURT JUDGE 15 16 17 18 19 20 21 22 23 24

1	I, James H. Moon, certify that I received written permission to affix the electronic
2	signatures from those attorneys whose signatures appear above.
3	Pro /o/ Igmos H Moon
4	By: /s/ James H. Moon James H. Moon
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
	STIDLIL ATION AND IDDODOSEDI ODDED DECADDING